IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

DUNG TRAN,	
Plaintiff,) 4:10CV3128
v.)
UNITED OF OMAHA LIFE INSURANCE CO.,) MEMORANDUM AND ORDER)
Defendant.)))

IT IS ORDERED:

- 1) Counsel for the parties shall confer and, on or before **August 9, 2010**, they shall jointly file a Rule 26(f) Report, a copy of which is attached. The parties' responses to this Report will provide the basis for issuing a final progression order. No planning conference with the court will be held before the final scheduling order is entered absent a timely request by one or more of the parties.
- If one or more of the parties believes a planning conference is needed to complete the Rule 26(f) Report, or if the parties cannot agree on one or more of the deadlines identified in the attached Rule 26(f) Report, on or before **August 2, 2010**, a party shall contact my chambers at (402) 437-1670, or by email addressed to zwart@ned.uscourts.gov, to arrange a conference call.

DATED this 8th day of July, 2010.

BY THE COURT:

s/ <u>Cheryl R. Zwart</u> United States Magistrate Judge

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

)

			Plaint	iff.)))	Case No.		
			v.))	RULE	26(F) REPO	ORT
			Defen	ndant.)			
the abo		ollowing otioned	-	eys conferred	to prepare th	e Report of Par	ties' Planning	Conference for
	(Ident	-	r each	party, the co	ounsel who	participated i	n preparing	the Rule 26(f)
	The pa	arties di	iscussec	d the case and	l jointly mak	e the following	report:	
	I.	Initial	Matter	s:				
		A.				efendant does _ ontested, such p		
			1. 2.					
		В.	Rule	l 1 Certification	on: As a resu	lt of further inv	estigation as re	eauired by Fed.

R. Civ. P. 11, after filing the initial pleadings in this case, the parties agree that the following claims and defenses raised in the pleadings do not apply to the facts of this case, and hereby agree the court may dismiss or strike these claims and defenses at this time (an order adopting this agreement will be

II. Claims and Defenses:

entered).

Plaintiff's Claims, Elements, Factual Application: The elements of the A. plaintiff's claims and the elements disputed by defendant are as follows. For each claim, list and number each substantive element of proof and the facts plaintiff claims make it applicable or established in this case (DO NOT repeat boilerplate allegations from pleadings):

		1. CLAIM ONE:					
		Elements:					
		Factual Application:					
		Of these elements, defendant disputes the following:					
		(REPEAT FOR EACH CLAIM)					
	B.	efenses. The elements of the affirmative defenses raised by the pleadings as follows: List each affirmative defense raised or expected to be raised the defendant(s), the substantive elements of proof for it, and how the fendant claims the facts of this case make such defense applicable or ablished. (DO NOT repeat boilerplate allegations from pleadings or deny tters on which plaintiff has the burden of proof):					
		1. DEFENSE ONE:					
		Elements:					
		Factual Application:					
		Of these elements, plaintiff disputes the following:					
		(REPEAT FOR EACH DEFENSE)					
III.	Case F	Progression.					
A.	Manda	tory disclosures will be served by:					
B.	Motions to amend the pleadings or to add parties:						
	1.	The plaintiff does does not anticipate need to amend pleadings or add parties.					
	2.	The defendant does does not anticipate need to amend pleadings or add parties.					
	Any motions to amend pleadings shall be filed by						
	Note:	The parties may agree on separate dates for plaintiff(s) and defendant(s). I more than sixty days are needed, state the reason(s) that much time i necessary.					
C.	Expert	xperts and, unless otherwise agreed, expert reports shall be served by					

Note: The parties may agree on separate dates for plaintiff(s) and defendant(s).

- 1) Discovery, including depositions, will be completed by . .
- 2) Agreed Discovery Procedures:

a.	Unique Circumstances.	The following facts	or circumstances unique
to this	case will make discovery	more difficult or m	ore time consuming:

Counsel have agreed to the following actions to address that difficulty:

- b. Electronic Discovery Provisions: Counsel have conferred regarding the preservation of electronically produced and/or electronically stored information or data that may be relevant--whether privileged or not--to the disposition of this dispute, including:
 - (i) The extent to which disclosure of such data should be limited to that which is available in the normal course of business, or otherwise;
 - (ii) The anticipated scope, cost, and time required for disclosure of such information beyond that which is available in the normal course of business;
 - (iii) The format and media agreed to by the parties for the production of such data or information as well as agreed procedure for such production;
 - (iv) Whether reasonable measures have been implemented to preserve such data;
 - (v) The persons who are responsible for such preservation, including any third parties who may have access to or control over any such information;
 - (vi) The form and method of notice of the duty to preserve;
 - (vii) Mechanisms for monitoring, certifying, or auditing custodial compliance;

- (viii) Whether preservation will require suspending or modifying any routine business processes or procedures, records management procedures and/or policies, or any procedures for the routine destruction or recycling of data storage media;
- (ix) Methods to preserve any potentially discoverable materials such as voice mail, active data in databases, or electronic messages;
- (x) The anticipated costs of preserving these materials and how such costs should be allocated; and
- (xi) The entry of and procedure for modifying the preservation order as the case proceeds.

The	e parties agree that:
	No special provisions are needed in respect to electronic discovery. The court should order protection and production of such information in accordance with its usual practice.
	The following provisions should be included in the court's scheduling order:
c. sut	Is the maximum number of interrogatories, including p-parts, that may be served by any party on any other party.
	Is the maximum number of depositions that may be taken by intiffs as a group and defendants as a group.
dep	Depositions will be limited by Rule 30(d)(2), except the positions of, which by agreement shall be limited as lows:
f. sug	Other special discovery provisions agreed to by the parties or gested by either party are:
dispositive	wing claims and/or defenses may be appropriate for disposition by motion (motion to dismiss or for summary judgment or partial summary
	o dismiss, motions for summary judgment, or motions to exclude expert on <i>Daubert</i> and related grounds will be filed by

E.

F		Other matters to which the parties stipulate and/or which the court should know or consider:							
C	6. Т	The parties he assigned	do, d magistrat	e judg	do not cor	nsent to fin	al resolution	and/or t	trial before
H			ill be ready ial is			court by: _	(month, year)	<u>)</u> . The a	anticipated
	Ι	Dated:							
	(Counsel for	· Plaintiff(s	3)		Couns	el for Defend	ant(s)	
			CEI	RTIFIO	CATE OF SI	ERVICE			
of the Co	ourt usir	ng the CM/	ECF systen	n, whi	ch will send	notification	led the foregon of such filing eby certify the following	g to the	following:
					document			non	CM/ECF
						s/			

¹The form to be completed and filed to consent to final resolution by the magistrate judge, entitled "Consent to Reassignment to Magistrate Judge," is located on the court's website at http://www.ned.uscourts.gov/forms/.